

REMARKS**INTRODUCTION**

In accordance with the foregoing, claim 1 has been amended. Claims 2-4, 6-10, 17-19, 21, 22 and 26 have been cancelled. Claim 1 is pending and under consideration.

REQUIREMENT FOR INFORMATION

In the Office Action, on pages 2 and 3, the Examiner inquires under 37 CFR 1.105 about any additional patents applications filed in other countries having the same priority document (KR 2002-80340) as the present application, the status of those patent applications, and any Office Actions issued in those patent applications. It is respectfully submitted that all references material to the patentability of any pending claims have been submitted to the U.S. Patent and Trademark Office in Information Disclosure Statements.

Specifically, there are three counterpart applications filed in Korea, Japan and China, the particulars of which are tabulated below:

Country	Application No./Date	Patent No./Date	Remarks
KR	10-2002-0080340/ Dec. 16, 2002	10-0471084/ Feb. 1, 2005	No Office Action Issued
JP	2003-367978/ Oct. 28, 2003		1 st OA issued Feb. 22, 2005 and final OA issued June 14, 2005. appeal is currently pending. References cited in the 1 st OA submitted to USPTO on May 6, 2005
CN	03148539.1/ July 2, 2003		1 st OA issued June 24, 2005. References cited therein submitted to USPTO on August 11, 2005

OBJECTION TO THE DRAWINGS

The drawings were objected to under 37 CFR 1.83(a) for failing to show the galvanometer mirror and the prism recited in claims 1 and 26. Claim 26 has been cancelled. Regarding claim 1, it is respectfully submitted that the drawings are in compliance with 37 CFR 1.83(a) because the lightpath changing apparatus is shown in Figures 1 and 2, assigned the

reference numeral 30, and discussed in the specification in paragraph [0022]. As noted in 37 CFR 1.83(a), conventional features may be shown in the drawings in a labeled representation.

Withdrawal of the foregoing objection is requested.

CLAIM OBJECTION

Claim 6 was objected to for being of improper dependent form. Claim 6 has been cancelled. Withdrawal of the foregoing objection is requested.

CLAIM REJECTIONS

Claims 1-4, 6-10, 17-19, 21 and 22 were rejected under 35 USC 102(b) as being anticipated by Atsushi et al. (JP 10-257084) (hereinafter "Atsushi").

Claim 26 was rejected under 35 USC 103(a) as being unpatentable over Atsushi in view of Knox (US 3,882,273).

Claims 1-4, 6-10 and 26

Amended claim 1 recites: "...wherein the position controller moves the image displaying apparatus to a plurality of predetermined positions, the image taking apparatus takes an image of the displayed image at each of the plurality of the predetermined positions..." Support for this amendment may be found in at least original claims 2 and 3. In the Office Action, the Examiner relies on the data-processing section 15 of Atsushi to discuss the position controller of claim 1. However, in contrast to claim 1, the data-processing section 15 of Atsushi does not move the image displaying apparatus to a plurality of **predetermined positions**, so that the image taking apparatus may take an image of the displayed image at each of the plurality of the predetermined positions. In Atsushi, the data-processing section 15 instead calculates a pixel shift quantity in response to the contrast pattern of the image pickup object 16, generates z, y direction moving signals Sz, Sy in order to shift a position of the image pickup system B in the directions z, y so as to obtain a video signal VB resulting from applying pixel shift to a video signal VA of the image pickup system A. This technical feature of claim 1 provides a processed image in which a moiré of an image taken through an image taking apparatus from an image displaying apparatus is removed is promptly obtainable, and a quality of a taken image is increased.

Claims 2-4, 6-10 and 26 have been cancelled. Withdrawal of the foregoing rejection is requested.

Claims 17-19, 21 and 22

Claims 17-19, 21 and 22 have been cancelled.

CONCLUSION

There being no further outstanding objections or rejections, it is submitted that the application is in condition for allowance. An early action to that effect is courteously solicited.

Finally, if there are any formal matters remaining after this response, the Examiner is requested to telephone the undersigned to attend to these matters.

If there are any additional fees associated with filing of this Amendment, please charge the same to our Deposit Account No. 19-3935.

Respectfully submitted,

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